🚃 🖟 xpress Mail Label No.

Docket No. 01/22858

Declaration and Power of Att rney For Patent Application **English Language Declaration**

	English Language Dec		1
elleve I am the original,	idress and citizenship are us our	f the subject matter which is an	ginal, j and
METHOD (DF INDUCING ANGIOGENE		
e specification of which is attached heret was filed on 22 June International Appli	th ine 2000 as United States Application Number PCT/IL00/00365	ration No. or PCT	
and was amended hereby state that I pecification, including t	have reviewed and understa he claims, as amended by any a	and the contents of the above id mendment referred to above. Patent and Trademark Office all info ed in Title 37, Code of federal Regu	entified rmation ulations,
Section 1.56. I hereby claim foreign Section 365(b) of any fany PCT International States, listed below an	priority benefits under Title 35 for patent foreign application(s) for patent application which designated address also identified below, by the cate or PCT International apprenticate or PCT International apprenticates apprenticate apprenti	o, United States Code, Section 119(a) or inventor's certificate, or Section 3 at least one country other than the checking the box, any foreign application having a filing date before the	a)-(d) or 365(a) of e United cation for nat of the
I hereby claim foreign Section 365(b) of any fany PCT International States, listed below an patent or inventor's cell application on which present or which pre	priority benefits under Title 35 foreign application(s) for patent application which designated applicated below, by intificate or PCT International apprincity is claimed.	or inventor's certificate, or Section 3 or inventor's certificate, or Section 3	a)-(d) or 365(a) of e United tation for hat of the
Section 1.56. I hereby claim foreign Section 365(b) of any fany PCT International States, listed below an	priority benefits under Title 35 foreign application(s) for patent application which designated applicated below, by intificate or PCT International apprincity is claimed.	or inventor's certificate, or Section 119(a) or inventor's certificate, or Section 3 at least one country other than the checking the box, any foreign application having a filing date before the Priority Not	a)-(d) or 365(a) of e United tation for hat of the
in the to be seen to fine to be seen to fine t	priority benefits under Title 35 foreign application(s) for patent application which designated applicated below, by intificate or PCT International apprincity is claimed.	n United States Code, Section 119(a) or inventor's certificate, or Section 3 at least one country other than the checking the box, any foreign application having a filing date before the priority Not (Day/Month/Year Filed)	a)-(d) or 365(a) of e United tation for hat of the Claimed
I hereby claim foreign Section 365(b) of any fany PCT International States, listed below an patent or inventor's cerapplication on which property of the proof of	priority benefits under Title 35 foreign application(s) for patent application which designated application which designated applicate or PCT International apprincity is claimed.	or inventor's certificate, or Section 119(a) or inventor's certificate, or Section 3 at least one country other than the checking the box, any foreign application having a filing date before the Priority Not	a)-(d) or 365(a) of se United tation for the Claimed

	ection 119(e) of any United States provisional
aby daim the benefit under 35 U.S.C. 3	Caron
cation(s) listed below:	
	June 25, 1999
60/140,748	(Filling Date)
(Application Serial No.)	1
	(Filing Date)
Cartal No.)	(Limia par a
(Application Serial No.)	
	(Filing Date)
(Application Serial No.)	
section by a subject matter of country	J.S.C. Section 120 of any United States application(s), or application designating the United States, listed below and, application designating the United States, listed below and, of the claims of this application is not disclosed in the prior of the claims of this application is not disclosed in the prior disclose to the United States Patent and Trademark duty to disclose to the United States Patent and Trademark to be material to patentability as defined in Title 37, C.F.R., to be material to patentability as defined in Title 37, C.F.R., at the prior application and the national application:
	June 22, 2000 (Chatus)
PCT/IL00/00365	(Filing Date) (Status) (Status) (Status) (patented, pending, abandoned)
(Application Serial No.)	"
	(Status)
	(Filing Date) (Status) (patented, pending, abandoned)
(Application Serial No.)	G
	(Status)
	(Filing Date) (Status) (patented, pending, abandone)
(Application Serial No.)	that
\	ents made herein of my own knowledge are true and that and belief are believed to be true; and further that the and belief are believed to be true; and the like so made knowledge that willful false statements and the like so made the or both, under Section 1001 of Title 18 of the United State or both, under Section the validity of the application or
I hereby declare that all stateme statements made on information statements were made with the k punishable by fine or Imprisonment Code and that such willful false such patent issued thereon.	nowledge that willful false statements 18 of the United Statements may jeopardize the validity of the application or statements may jeopardize the validity of the application or
statements were made with the k statements were made with the k punishable by fine or imprisonment punishable by fine or imprisonment punishable by fine willful false s	nowledge that willful false statements 18 of the United Statements of the United Statements of the application or statements may jeopardize the validity of the application or statements may jeopardize the validity of the application or statements.
statements were made with the k statements were made with the k punishable by fine or imprisonment punishable by fine or imprisonment punishable by fine willful false s	ents made herein of my own knowledge and further that the and belief are believed to be true; and further that the and belief are believed to be true; and the like so made moving that willful false statements and the like so made moving that willful false statements and the united Statements, or both, under Section 1001 of Title 18 of the United Statements, or both, under Section 1001 of Title 18 of the application or statements may jeopardize the validity of the application or statements.

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. (list name and registration number)

SOL SHEINBEIN, Registration Number 25,457 MARTIN MOYNIHAN, Registration Number 40,338

Send Correspondence to:

G.E. EHRLICH (1995) LTD. c/o ANTHONY CASTORINA 2001 JEFFERSON DAVIS HIGHWAY SUITE 207 ARLINGTON, VIRGINIA 22202

Direct Telephone Calls to: (name and telephone number)

Anthony Castorina

Tel. No. (703) 415-1581 Fax No. (703) 415-4864

	Egyardo MITRANI
1	FULL NAME OF SOLE OR FIRST INVENTOR Sole or first inventor's signature Date 28.11.01
1	
	Residence : 22 Reuven Street, 93 510 Jerusalem, Israel Citizenship : 15RAELI 22 Reuven Street, 93 510 Jerusalem, Israel //X 22 Reuven Street, 93 510 Jerusalem, Israel //X
	Citizenship Post Office Address : 22 Reuven Street, 93 510 Jerusaicany

Form PTO-58-01 (6-95) (Mod)fled)

Patent and Trademark Office-U.S. DEPARTMENT OF COMMERCE